$4A\mbox{-}121.$ Notice of hearing for interim order dividing income and expenses and order for production.

[For use with Rule 1-122 NMRA in the District Court]

COI	INTY (NEW MEXICO DF			
		JUD	ICIAL DISTRICT		
			, Petitioner,		
v.				No	
			, Respondent.		
			NOTICE OF HEAR FOR INTERIM ORDER I INCOME AND EXPE AND ORDER FOR PROI	DIVIDING ENSES	
1.	A he	A hearing to allocate income and expenses or set interim child support shall be held on the			
		_day of	,at	(a.m.) (p.m.) at	
				(location).	
2.	At le	east five (5) days	prior to the hearing, the part	ties shall exchange the following:	
	a.	the parties' co	mpleted interim monthly inc	come and expenses statements ² ;	
	b.	the parties' mo	ost recent state and federal in	come tax returns, including all schedules;	
	c.	each party's three (3) most recent pay stubs, unless self-employed, in which case the			
		parties shall b	e required to produce the me	ost recent profit and loss statement and a	
		copy of CRS-	1 forms for the last six (6) mo	onths and income and expense statements	

for the last six (6) months;

- d. all financial institution accounts, including checking and savings account statements, for the past six (6) months;
- e. documentation of all monthly fixed expenses;
- f. credit card statements for the six (6) month period preceding the date the petition was filed; and
- g. all exhibits intended to be introduced.

The parties shall also bring to the hearing a copy of the information required to be exchanged and a proposed interim monthly income and expense statement.

Failure to disclose and produce information pursuant to this paragraph may result in the information being excluded and may result in the requested relief being granted or denied.

District Judge	

USE NOTES

- 1. This form is required to be used when the court provides an interim allocation of income and expenses. *See* Rule 1-122 NMRA.
- 2. *See* Domestic Relations Form 4A-122 NMRA for the Interim Monthly Income and Expense Statement.

[Approved, effective November 1, 2000 until November 1, 2001; approved, effective November 1, 2001.]